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- 1) <u>Heading of the Part</u>: Public Participation in the Air Pollution Control Permit Program
- 2) Code Citation: 35 Ill. Adm. Code 252

3) <u>Section Numbers</u> :	Proposed Actions:
252.101	Amendment
252.102	Renumbered/New Section
252.103	Renumbered; Amendment
252.104	Renumbered; Amendment
252.105	Renumbered; Amendment
252.106	Renumbered; Amendment
252.201	Amendment
252.202	Amendment
252.203	Amendment
252.204	Amendment
252.205	Amendment
252.206	Amendment
252.207	New Section
252.208	New Section
252.209	New Section
252.210	New Section
252.211	New Section
252.301	Amendment

- 4) <u>Statutory Authority</u>: Implementing and authorized by Sections 4, 9.1(d), 9.1(e), 39, 39(f)(2), 39.1(c) and 39.1(d) of the Environmental Protection Act [415 ILCS 5/4, 9.1(d), 9.1(e), 39, 39(f)(2), 39.1(c) and 39.1(d)].
- A Complete Description of the Subjects and Issues Involved: These amendments to the public participation procedures will serve to accommodate a United States Environmental Protection Agency (USEPA) approved Prevention of Significant Deterioration (PSD) program in Illinois as part of Illinois' State Implementation Plan (SIP).
- 6) <u>Published studies or reports, and sources of underlying data, used to compose this rulemaking</u>: None
- 7) Will this rulemaking replace an emergency rule currently in effect? No
- 8) Does this rulemaking contain an automatic repeal date? No

19

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED AMENDMENTS

- 9) Does this rulemaking contain incorporations by reference? No
- 10) Are there any other rulemakings pending on this Part? No
- 11) <u>Statement of Statewide Policy Objective</u>: These proposed rules establish procedures for notifying the public of an opportunity to comment on any proposed permit decision made by the Illinois EPA pursuant to a USEPA-approved PSD program in Illinois.
- 12) <u>Time, Place, and Manner in which interested persons may comment on this proposed rulemaking</u>: Persons who wish to submit comments on the proposed amendments may submit them in writing by no later than 45 days after publication of this Notice to:

Sally Carter Assistant Counsel Division of Legal Counsel Illinois Environmental Protection Agency 1021 North Grand Avenue East Springfield IL 62794-9276

217/782-5544 sally.carter@illinois.gov

- 13) Initial Regulatory Flexibility Analysis:
 - A) Types of small businesses, small municipalities and not-for-profit corporations affected: These amendments are not typically expected to affect the public participation procedures for small business, small municipalities, or not-for-profit corporations in Illinois. To the extent these entities would propose to construct a new major stationary source or a major modification of an existing stationary source subject to PSD permitting it would affect the Illinois EPA's public participation procedures for permitting such projects. However, these entities would not likely be affected by this rulemaking given the PSD program is a preconstruction permitting program that, when applicable to a proposed project, typically only applies to the largest of projects that are not routinely undertaken by these parties.
 - B) Reporting, bookkeeping or other procedures required for compliance: None

19

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED AMENDMENTS

- C) Types of professional skills necessary for compliance: None
- 14) <u>Small Business Impact Analysis</u>: This rulemaking is not expected to affect small businesses.
- 15) Regulatory Agenda on which this rulemaking was summarized: January 2019

The full text of the Proposed Amendments begins on the next page:

NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE B: AIR POLLUTION CHAPTER II: ENVIRONMENTAL PROTECTION AGENCY

PART 252 PUBLIC PARTICIPATION IN THE AIR POLLUTION CONTROL PERMIT PROGRAM

SUBPART A: INTRODUCTION

Section 252.101

Purpose

252.102	Abbreviations and Acronyms
252. <u>103</u> 104	Definitions
252. <u>104</u> 102	Applicability
252.105103	Application for a <u>PSD</u> Prevention of Significant Deterioration Permit
252. <u>106</u> 105	Consolidation
	SUBPART B: PROCEDURES FOR PUBLIC REVIEW
Section	
252.201	Notice and Opportunity to Comment
252.202	Draft Permit
252.203	Project Summary, Fact Sheet and Statement of Basis, or Fact Sheet
252.204	Availability of Documents
252.205	Opportunity for Public Hearing
252.206	Procedures for Public Hearings
252.207	Obligation to Raise Issues and Provide Information During the Public Comment
	Period for PSD Permits
252.208	Reopening of the Public Comment Period for PSD Permits
252.209	Issuance of a Final PSD Permit Decision
252.210	Response to Comments for a Final PSD Permit Decision
252.211	Administrative Record for a Final PSD Permit Decision
	SUBPART C: USEPA REVIEW AND OBJECTION PROCEDURES
Section 252.301	USEPA Review of and Objection to Proposed CAAPP Permits

NOTICE OF PROPOSED AMENDMENTS

SUBPART D: AGENCY ACTION

Section 252.401	Final Pern	nit Action
AUTHORI	TY: Impleme	nting and authorized by Sections 4, 9.1(d), 9.1(e), 39, 39(f)(2), 39.1(c) nmental Protection Act [415 ILCS 5].
and new Pa effective Ju	rt adopted at 8 ine 10, 1993; a	III. Reg. 10, p. 246, effective February 22, 1980; former Part repealed 3 III. Reg. 8197, effective June 1, 1984; amended at 17 III. Reg. 9684, amended at 22 III. Reg. 19253, effective October 13, 1998; amended at ve August 1, 2018; amended at 43 III. Reg, effective
		SUBPART A: INTRODUCTION
Section 252	2.101 Purpos	e
This Part is	These rules ar	e adopted to:
a)	processing	ablic participation procedures that shall which must accompany the g of certain air pollution permit applications for certain sources of air by the Illinois Environmental Protection Agency (Agency); and
b)		e public with an opportunity to comment on <u>certain</u> proposed <u>air</u> permits for certain sources of air pollution that <u>may be</u> are of public
(Sou	urce: Amende	ed at 43 Ill. Reg, effective)
Section 252	2.102 Abbrev	viations and Acronyms
	ACS	Alternative Control Strategies
	Act	Illinois Environmental Protection Act [415 ILCS 5]
	Agency	Illinois Environmental Protection Agency

NOTICE OF PROPOSED AMENDMENTS

	Board	Illinois Pollution Control Board	
	<u>CAA</u>	Clean Air Act (42 USC 7401 et seq.)	
	<u>CAAPP</u>	Clean Air Act Permit Program	
	<u>HAPs</u>	Hazardous Air Pollutants	
	MACT	Maximum Achievable Control Technology	
	MSSCAM	Major Stationary Sources Construction and Modification	
	NSR	New Source Review	
	NANSR	Nonattainment Area New Source Review	
	PSD	Prevention of Significant Deterioration of Air Quality	
	<u>USEPA</u>	United States Environmental Protection Agency	
(Source: Former Section 252.102 renumbered to Section 252.104 and new Section 252.102 adopted at 43 Ill. Reg, effective)			

Section 252.103104 Definitions

- a) NANSR means rules for MSSCAM at 35 Ill. Adm. Code 203.
- Other terms in this Part have the same meaning as ascribed in Sections 3 and 39.5(1) of the Act and the Board's rules on Air Pollution (35 Ill. Adm. Code: Subtitle B, Chapter I), as appropriate to the subject matter of the provisions.

 Terms in these rules have the same meaning as defined in Section 3 of the Act and the Pollution Control Board Rules and Regulations on Air Pollution, 35 Ill. Adm. Code: Subtitle B, Chapter I, as appropriate to the subject matter of the permit.

(Source: Former Section 252.103 renumbered to Section 252.105 and new Section 252.103 renumbered from Section 252.104 and amended at 43 Ill. Reg. ______, effective ______)

Section <u>252.104</u>252.102 Applicability

- a) This Part applies to <u>all permit</u> applications filed with the Agency for:
 - Permits for the construction of a new major stationary source or a major modification of a major stationary source pursuant to the NANSR Major Stationary Sources Construction and Modification, the New Source Review (NSR) rules, (35 Ill. Adm. Code 203), for major new sources and major modifications;
 - Permits for the construction of a new major stationary source or a major modification of a major stationary source pursuant to the federal rules for Prevention of Significant Deterioration of Air Quality (PSD) rules (35 Ill. Adm. Code 204), 40 CFR 52.21, for construction of major new sources and major modifications;
 - Permits for the construction of <u>a sourcesources</u> or <u>a modification of a source that modifications which</u> would constitute <u>amajor</u> new <u>major stationary sourcesources</u> or <u>a major modification of a major stationary sourcemodifications</u>, subject to public <u>participation notice</u> pursuant to <u>subsections subsection</u> (a)(1) or (2) <u>above</u>, if they were not accompanied by contemporaneous emissions decreases or if federally enforceable significant restrictions were not placed on the source or modification <u>by the permit</u>;
 - 4) Permits for the use of Alternative Control Strategies (ACS) pursuant to 35 Ill. Adm. Code 202;
 - 5) Permits to operate sources pursuant to <u>CAAPP</u>, Section 39.5 of the <u>Environmental Protection Act</u> (Act,) (the Clean Air Act Permit Program (<u>CAAPP</u>)) and significant modifications of any permit issued thereunder;
 - Permits to operate sources that which contain federally enforceable conditions, including permits that which exclude sources from the applicability of the permitting requirements described in subsection (a)(1), (a)(2), or (a)(5) above;
 - 7) Permits for the construction <u>or</u>, reconstruction, <u>or modification</u> of major sources of <u>hazardous air pollutants</u> (HAPs) that require a determination of case-by-case <u>Maximum Achievable Control Technology</u> (MACT),

NOTICE OF PROPOSED AMENDMENTS

pursuant to Sections 9.1(d) and 39(f) of the Act and <u>CAA section Section</u> 112(g) and Section 112(j) of the Clean Air Act (CAA) (42 USC 7412(g)); and (j)).

- 8) Permits for the construction of <u>a source of public interest or emission units</u> of public interest at a source, the criteria for which are outlined in subsection (b) <u>below</u>; and
- Part shall apply to all revisions that which: revise any standard established on a case-by-case basis; alter conditions imposed to meet requirements for emissions offsets; or relax testing, monitoring, recordkeeping, or reporting requirements.
- b) The Director of the Agency shall determine whether a source or an emission units are unit is of public interest. In making this the decision, the Director of the Agency shall consider:
 - 1) The type of permit for which the application is made;
 - 2) The nature and amount of pollutants <u>that which</u> will be emitted by the source;
 - 3) Possible effects of the emissions on health and the environment;
 - 4) The location of the source;
 - 5) The interest in the source exhibited by the public, based on comments and inquiries received by the Agency;
 - 6) Other factors that which are distinctive to the source; and
 - 7) The proposed action by the Agency.

(Source:	Former Section	252.104 ren	umbered to	Section 252.	103 and nev	v Section
252.104	renumbered fron	Section 252	2.102 and ar	mended at 43	Ill. Reg	, effective
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NOTICE OF PROPOSED AMENDMENTS

Section <u>252.105</u><u>252.103</u> Application for a <u>PSD</u><u>Prevention of Significant Deterioration</u> Permit

- a) Applicable procedures of the Consolidated Permit Regulations, 40 CFR 124, shall be followed for the issuance of permits pursuant to the federal PSD rules for new major stationary sources and major modifications.
- b) Applicable procedures of this Part shall also be followed for issuance of such permits.
- c) The following shall apply regarding denials of PSD permit applications:
- a)1) The procedures of this Part shall also apply if the Agency proposes to deny an application for a PSD permit. if the reasons for denial are those for which appeal to the Administrator of the United States Environmental Protection Agency (USEPA) would be necessary. Such reasons may relate to requirements of the PSD rule which have been subject to interpretation by USEPA, including but not limited to the methodology for performing air quality analyses, the need for gathering site specific ambient air quality data, the procedures for evaluating Best Available Control Technology (BACT), and the criteria used to establish BACT.
- <u>b</u>2) For those PSD permits for which public comment is required Forfor a proposed denial of an application for a PSDa permit pursuant to subsection (1) above, the following shall apply:
 - <u>When Where the procedures of this Part refer to a draft permit, they shall also apply to a draft permit denial letter; and</u>
 - <u>When Where the procedures of this Part refer to a notice of intent to issue, they shall also apply to a notice of intent to deny.</u>
 - 3) Following a public comment period on the proposed denial of the permit, if the Agency determines that a permit should be issued, a public comment period shall be held on the proposed issuance of the permit.

(Source:	Former Section 2	252.105 renum	bered to Sectior	n 252.106 and n	new Section
252.105 r	enumbered from	Section 252.10	3 and amended	l at 43 Ill. Reg.	, effective
)				

NOTICE OF PROPOSED AMENDMENTS

Section 252.106252.105 Consolidation

- <u>a) For a combined PSD and NANSR permit, the Agency shall consolidate the public participation activities.</u>
- <u>For other permits subject to this Part, the The Agency may consolidate the public participation activities for two or more permits subject to these rules when the operations to be permitted are similar, related, or in close geographical proximity, when where practicable.</u>

(Source:	Section 252.	106 renumbered	d from Section	252.105 and	d amended at 4	3 Ill. Reg.
, (effective)				

SUBPART B: PROCEDURES FOR PUBLIC REVIEW

Section 252.201 Notice and Opportunity to Comment

- a) The Agency shall issue a notice for the <u>planned</u> issuance of any permit described in Section <u>252.104,252.102</u> of this Part and renewal of any operating permit described in Section <u>252.104252.102</u> of this Part, and permit actions described in Section <u>252.105252.103</u> of this Part.
- b) The notice shall be given to:
 - The public, by prominent placement at a dedicated page on the Agency's website. The notice shall remain on the Agency's website for the duration of the public comment period. If the Agency's website is unavailable for a prolonged period of time, the comment period will be extended for an equivalent amount of time. Notice shall also be by advertisement in a newspaper of general circulation in the area where the source is located if either:
 - A) The Director of the Agency or his/her designee determines, for a particular permit, that additional notice would serve the interests of the public or of the Agency. In making this determination, the Agency shall consider public interest; or
 - B) Pursuant to the Act or other applicable law, notice is required to be published in a newspaper for the type of permit at issue;

- 2) Local government air pollution control offices within Illinois that are in the area affected by the source;
- 3) The chief executives of the municipality and county in which the source is to be located, including the mayor or president, clerk, county board chairman, county clerk, and state's attorney;
- 4) Members of the General Assembly from the legislative district in which the source is located:
- 5) Any state whose air quality may be affected and that is contiguous to Illinois or is within 50 miles of the source;
- Other officials and agencies identified in 40 CFR 51.24(g)(iv) (1983), for PSD sources only;
- 67) The permit applicant; and
- 78) Persons on the public participation mailing list for the air pollution control permit program;
- 8) For purposes of PSD permits, in addition to the notice given by means of subsections (b)(1) through (7), notice shall also be given to USEPA; any comprehensive regional land use planning agency for the area in which the source would be located; and any State Land Manager, Federal Land Manager, or Native American Governing Body whose lands may be affected by emissions from the regulated activity; and
- 9) For purposes of CAAPP permits, in addition to the notice given by means of subsections (b)(1) through (7), the notice shall be given to USEPA when it is provided to the public.
- c) The notice shall include:
 - 1) The name and address of the applicant and the source, and the name and address of the Agency;
 - 2) The location of the source if different from the applicant's address;

- 23) The activity or activities involved in the permit action;
- 4) For a proposed significant modification, a description of the change in the amount or character of the emissions that may result from the modification:
- 35) The preliminary decision of the Agency to grant the permit;
- 46) For the <u>proposed</u> issuance of a PSD permit, the degree of ambient air increment consumed by the project;
- 57) For a case-by-case MACT determination pursuant to <u>CAA</u> section 112(g) and (j) of the <u>CAA</u>, a description of the emission limitation or work practice standard in the draft permit that constitutes MACT;
- <u>68</u>) The location of the documents available for public review;
- 79) A request for written comments on the Agency's draft-proposed permit;
- <u>810</u>) The date the comment period <u>closes</u>elosed;
- 911) Instructions on how to request a public hearing if a decision to hold a hearing has not already been made pursuant to Section 252.205(a) or (b); and
- 1012) The name, address, and telephone number of the Agency contact person from whom the public may obtain additional information.
 - (Agency Note: Material properly claimed as trade secret or confidential pursuant to Sections 7 and 7.1 of the Act and 2 Ill. Adm. Code 1827 will not be subject to public disclosure under this Part. An applicant claiming a trade secret shall provide, in addition to the complete application, a copy of the application for public notice in which the material claimed as trade secret has been deleted.)
- d) The notice to the permit applicant shall also include the draft permit and <u>project</u> summary, fact sheet or statement of basis, or fact sheet required by Section 252.203.

NOTICE OF PROPOSED AMENDMENTS

ENVIRONMENTAL PROTECTION AGENCY

	e)	The notice shall provide for a 30-day public comment period. The Agency may extend the comment period <u>uponon</u> written request if any applicable statutory period for the Agency decision, as prescribed in Section 39 of the Act, allows for an extension.
	(Sourc	e: Amended at 43 Ill. Reg, effective)
Section	n 252.2	02 Draft Permit
The Ag		hall prepare for public review a draft permit, including with findings and proposed
	(Sourc	e: Amended at 43 Ill. Reg, effective)
Section	n 252.2	03 Project Summary, Fact Sheet and Statement of Basis, or Fact Sheet
	a)	The Agency shall prepare a project summary or statement of basisfact sheet to accompany the draft permit for a new_major-new_stationary source, major existing source, or major modification of a major stationary source, issuance or renewal of a CAAPP permit, or a significant modification of a CAAPP permit. The project summary or statement of basisfact sheet shall describe the basis of the Agency's decision to grant the permit. For purposes of PSD permits, this description shall also include including an explanation of the source's effect on ambient air quality.
	b)	The Agency shall prepare a <u>fact sheetstatement of basis</u> for every draft permit for which a <u>project summary or statement of basis</u> fact sheet is not prepared.
	(Sourc	e: Amended at 43 Ill. Reg, effective)
Section	n 252.2	04 Availability of Documents
	a)	Copies of the following documents shall be made available for public inspection during the public comment period:

The project summary, fact sheet or statement of basis, or fact sheet;

1)

2)

The public notice;

NOTICE OF PROPOSED AMENDMENTS

- 3) The draft permit; and
- 4) The permit application, including any compliance plans; and-
- 5) For purposes of a draft PSD permit, this shall also include any additional supporting data furnished by the applicant and other information the Agency relied upon in making its proposed decision.
- b) A copy of the draft permit shall be placed at a dedicated page on the Agency's website for the duration of the public comment period. Copies of the other documents listed in subsection (a) shall be available for review at:
 - 1) The Bureau of Air's offices at 1021 North Grand Avenue East, Springfield, IL 62794-9276; and
 - 2) The Bureau of Air's regional office closest to the location of the source.
- c) All documents listed in subsection (a) shall also be available in accordance with 35 Ill. Adm. Code 130 and Sections 7 and 7.1 of the Act.

(Source:	Amended at 43 Ill. Reg.	, effective	
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Section 252.205 Opportunity for Public Hearing

- a) A public hearing shall be held on any action subject to <u>this Part when these rules</u> where applicable law or rule provides the applicant opportunity for a hearing and the applicant makes a written request for a hearing.
- b) The Director of the Agency or his/her designee shall order that a hearing be held on a permit application subject to this Part these rules when the Agency has determined that a hearing would serve the interests of the public or of the Agency. In making this determination, the Agency shall consider:
 - 1) The level of public interest as indicated by the inquiries and comments received by the Agency on the draft permit;
 - 2) The opportunity to increase public understanding of the project and of the Agency's proposed decision by means of public hearing;

NOTICE OF PROPOSED AMENDMENTS

- Receipt by the Agency of a written request for a hearing citing material issues with respect to the terms and conditions of the draft permit from:
 - A) A significant number of persons, to be determined by the Director of the Agency, either individually or in a petition;
 - B) A member of the General Assembly representing the district in which the source is located; or
 - C) A chief executive officer from a county or municipality in which the source is located as described in Section 252.201(b)(3)-of this Part.

(Source:	Amended at 43	III. Reg	. effective	`
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Section 252.206 Procedures for Public Hearings

- a) Except as provided in subsection (b) below, hearings shall be conducted in accordance with the Agency's "Procedures for Permit and Closure Plan Hearings" (35 Ill. Adm. Code 166: Subpart A, (Informational Permit and Closure Plan Hearings)).
- b) Hearings requested by the ACS permit applicant pursuant to Section 39.1(d) of the Act The following types of hearings shall be conducted in accordance with the Agency's "Procedures for Permit and Closure Plan Hearings" (35 Ill. Adm. Code 166: Subpart B₇ (Contested Case Permit Hearings)).÷
 - Hearings requested by the applicant pursuant to Section 39(f)(3) of the Act on a proposed action which includes the Agency's determination with respect to BACT or LAER or case by case MACT:
 - 2) Hearings requested by the ACS permit applicant pursuant to Section 39.1(d) of the Act.
- c) Notwithstanding subsection (b) above, persons requesting hearings subject to the Contested Case Permit Hearings (35 Ill. Adm. Code 166: Subpart B) may waive their rights to the procedures of the Contested Case Permit Hearings by notifying the hearing officer to that effect. When Where persons waive their rights to Contested Case Permit Hearings, those such hearings shall be held in accordance

	with the procedures of Informational Permit and Closure Plan Hearings (35 Ill. Adm. Code 166: Subpart A).
(Source	e: Amended at 43 Ill. Reg, effective)
	07 Obligation to Raise Issues and Provide Information During the Public riod for PSD Permits
inappropriate s inappropriate s arguments sup	acluding applicants, who believe any condition of a draft PSD permit is or that the Agency's tentative decision to prepare a draft PSD permit is shall raise all reasonably ascertainable issues and submit all reasonably available porting their position by the close of the public comment period. Any supporting mitted shall be submitted in full and may not be incorporated by reference, unless by:
<u>a)</u>	Part of the administrative record in the same proceeding; or
<u>b)</u>	Consist of State or federal statutes and regulations, USEPA documents of general applicability, or other generally available reference materials.
(Source	e: Added at 43 Ill. Reg, effective)
Section 252.2	08 Reopening of the Public Comment Period for PSD Permits
<u>a)</u>	The Agency may order the public comment period for PSD permits reopened. The public notice of any comment period under this Section shall be issued under Section 252.201 and shall define the scope of the reopening, including an identification of those issues to which the requirements of this Section apply.
<u>b)</u>	Comments filed during the reopened comment period shall be limited to the issue that are the subject of the reopened public comment period as set forth in the notice that caused its reopening under subsection (a). When the public comment period is reopened under this Section, all persons, including the applicant, who believe any relevant condition of a draft permit is inappropriate or that the Agency's decision to prepare a draft permit is inappropriate shall submit all reasonably available factual grounds supporting their position, including all supporting material, by the close of the public comment period.
(Source	e: Added at 43 Ill. Reg, effective)

19

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED AMENDMENTS

Section 252.209 Issuance of a Final PSD Permit Decision

After the close of the public comment period on a draft PSD permit under Section 252.201 or 252.208, the Agency shall provide notice of the final PSD permit decision to the applicant and each person who has submitted written comments or requested notice of the final permit decision. This notice shall include reference to the procedures for appealing a decision on the final PSD permit under Section 40.3 of the Act and 35 Ill. Adm. Code 105. For purposes of this Section, a final permit decision means a final decision to issue, deny or modify a PSD permit.

(Source:	Added at 43 Ill.	Reg.	. effective

Section 252.210 Response to Comments for a Final PSD Permit Decision

- a) By the date that any final PSD permit decision is issued, the Agency shall consider all written comments submitted by the close of the public comment period and all comments formally made at any public hearing. The Agency shall issue a response to comments that shall briefly describe and respond to all significant comments on the draft permit raised during the public comment period, or during any hearing. The Agency may group related comments together and provide one unified response for each issue raised; and
- Any documents, excluding statutory or regulatory references, cited in the response to comments shall be included in the administrative record for the final permit decision. If new points are raised or new material supplied during the public comment period, the Agency may, in addition to formally providing a written response to comments, document its response to those matters by adding new materials to the administrative record.

(Source:	Add	ed at 43	III. Reg.	, effective	

Section 252.211 Administrative Record for a Final PSD Permit Decision

- <u>a)</u> The Agency shall base final PSD permit decisions on the administrative record as defined in subsection (b).
- b) In addition to the final permit decision, the administrative record for any final permit decision shall consist of:

NOTICE OF PROPOSED AMENDMENTS

- 1) The application and any supporting data furnished by the applicant;
- 2) The draft permit or notice of intent to deny the application;
- 3) The project summary, statement of basis, or fact sheet;
- <u>All documents cited in the project summary, statement of basis, or fact sheet;</u>
- 5) All comments received during the public comment period under Section 252.201 (including any reopening under Section 252.208);
- 6) The transcript of any hearing held under Section 252.205;
- <u>7)</u> Any written materials submitted to the Hearing Officer at the hearing;
- 8) The response to comments required by Section 252.210 and any new material placed in the record under that Section; and
- 9) Any other information contained in the supporting file for the final permit decision and any other information the Agency relied upon in making its final decision.

	(5	Source:	Ad	lded	. at 43	Ill.	Reg.	. effective
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SUBPART C: USEPA REVIEW AND OBJECTION PROCEDURES

Section 252.301 USEPA Review of and Objection to Proposed CAAPP Permits

- a) Notice shall be provided to USEPA at the same time it is provided to the public pursuant to Section 252.201 of this Part.
- ab) For draftdrafting CAAPP permits subject to review under Section 39.5 of the Act, following the public notice and comment period provided for by Section 252.201 of this Part, the Agency shall consider all comments received, and shall determine the contents of a proposed CAAPP permit. The proposed CAAPP permit shall be provided to USEPA for review and comment for a period of 45 days unless USEPA waives review.

- be) If USEPA objects to the contents of a proposed CAAPP permit in writing and with a justification for its objections as provided in CAA Title V of the Clean Air Act as amended (42 USC §7401 et seq.) and regulations promulgated thereunder, the Agency shall respond to USEPA's objection. The Agency shall provide the applicant and any person who participated in the public comment process under this Part 10 days to submit written comments to the Agency contact person described at Section 252.201(c)(1011) of this Part regarding any revisions which the Agency is proposing to make in response to USEPA's objections. The Agency may then revise and resubmit the proposed CAAPP permit, without any further public participation, within 90 days after the date of the objection.
- <u>cd</u>) If USEPA does not object to the contents of a proposed CAAPP permit in writing and with a justification for its objections in accordance with procedures established under <u>CAA</u> Title V-of the Clean Air Act as amended, the Agency shall issue the proposed permit as the CAAPP permit without further change.
- de) If USEPA does not object in writing to issuance of a proposed CAAPP permit, any person may petition USEPA, within 60 days after expiration of the 45-day review period, to make an such objection in accordance with applicable procedures established under CAA Title V-of the Clean Air Act.
- If the CAAPP permit has not yet been issued and USEPA objects to the proposed permit as a result of a petition, the Agency shall not issue the permit until USEPA's objection has been resolved. The Agency shall provide for a 10-day comment period as set forth in subsection (be) above. A petition does not, however, stay the effectiveness of a permit or its requirements if the permit was issued after expiration of the 45-day review period and prior to a USEPA objection.
- If the Agency has issued a CAAPP permit after expiration of the 45-day review period and prior to receipt of a USEPA objection, the Agency may, after receiving an objection from USEPA, revise and resubmit the permit to USEPA after providing for a 10-day comment period as set forth in subsection (be) above. If the Agency fails to submit a revised permit in response to the objection, USEPA shall modify, terminate or revoke the permit, pursuant to the <u>CAAClean Air Act as amended</u>.

(Source: Amended at 43 Ill. Reg	, effective)
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